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14 Attorneys for Defendant
15 DISCORD INC.

16 **UNITED STATES DISTRICT COURT**
17 **NORTHERN DISTRICT OF CALIFORNIA**

18 ZHEA ZHEA ZARECOR AS PERSONAL
19 REPRESENTATIVE OF ZHEA ZARECOR
20 SALAZAR, individually and on behalf of all
21 others similarly situated,

22 Plaintiff,

23 v.

24 DISCORD INC.,

25 Defendant.

26 Case No. 3:23-cv-05385-AGT

27 **STIPULATION TO TEMPORARILY
28 ADJOURN INITIAL CASE MANAGEMENT
CONFERENCE (L.R. 6-1, 6-2, 16-2)**

Complaint Filed: October 20, 2023
Complaint Served: November 29, 2023
Current Response Date: January 19, 2024

Current Initial Case Management Conference
Date: January 19, 2024
New Initial Case Management Conference Date:
February 19, 2024 or later.

CLASS ACTION

1 Plaintiff Zhea Zarecor as Personal Representative of Zhea Zarecor Salazar (“Plaintiff
 2 Zarecor”) and Defendant Discord Inc. (“Discord”), pursuant to Local Rules 6-1, 6-2, and 16-2, hereby
 3 submit the following stipulation for a temporary adjournment of the Initial Case Management
 4 Conference currently scheduled for January 19, 2024 (Dkt. No. 4):

5 **WHEREAS**, on October 20, 2023, Plaintiff Zarecor filed her Complaint alleging, on behalf of
 6 herself as personal representative of Zhea Zarecor Salazar and a proposed nationwide class, violations
 7 of California’s Unfair Competition Law (Cal. Bus. & Prof. Code § 17200, et seq.), violations of
 8 California’s Consumer Legal Remedies Act (“CLRA”) (Cal. Civ. Code § 1750, et seq.), violations of
 9 California Business and Professional Code §§ 17500, et seq., violations of Texas’ Deceptive Trade
 10 Practices-Consumer Protection Act (“DTPA”), and unjust enrichment by Discord;

11 **WHEREAS**, on November 29, 2023, Plaintiff Zarecor served her Complaint on Discord;

12 **WHEREAS**, on December 19, 2023, the parties filed a Stipulation to Extend Time to Respond
 13 to Complaint (Dkt. No. 9), pursuant to which Discord’s current deadline to respond to the complaint
 14 is January 19, 2024;

15 **WHEREAS**, the Initial Case Management Conference in this matter is currently set for January
 16 19, 2024 (Dkt. No. 4);

17 **WHEREAS**, the parties have conferred and hereby jointly request an adjournment of the
 18 Initial Case Management Conference for at least thirty (30) days to a date convenient for the court, in
 19 order to permit recently retained counsel for Discord sufficient time to meaningfully participate in
 20 meet-and-confer efforts, including a Federal Rule of Civil Procedure 26(f) conference, as well as to
 21 allow the parties time to explore the possibility of an early resolution of this matter; and

22 **WHEREAS**, the parties’ requested adjournment of the Initial Case Management Conference
 23 is not expected to impact the schedule for this case given that the case is in its infancy.

24 **IT IS HEREBY STIPULATED** by and between the parties that the Initial Case Management
 25 Conference be adjourned for at least thirty (30) days after January 19, 2024 to a date convenient for
 26 the court.

1
2 Dated: December 21, 2023

KALIELGOLD PLLC

3
4 By: /s/ Sophia G. Gold
5 JEFFREY D. KALIEL

SOPHIA G. GOLD
6 SCOTT EDELSBERG

7
8 Attorneys for Plaintiff

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10 Dated: December 21, 2023

KING & SPALDING LLP

11 By: /s/ Quyen L. Ta
12 Quyen L. Ta

Alvin Lee

13
14 Attorneys for Defendant
15 **L.R. 5-1 ATTESTATION**

16 I, Quyen L. Ta, attest that all signatories listed herein, and on whose behalf this filing is
17 submitted, concur in this filing's content and have authorized this filing.

18 By: /s/Quyen L. Ta
19 Quyen L. Ta

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